

116TH CONGRESS
1ST SESSION

S. 1731

To amend the Sarbanes-Oxley Act of 2002 to require the Public Company Accounting Oversight Board to maintain a list of certain foreign issuers, and for other purposes.

IN THE SENATE OF THE UNITED STATES

JUNE 5, 2019

Mr. RUBIO (for himself, Mr. MENENDEZ, Mr. COTTON, and Mrs. GILLIBRAND) introduced the following bill; which was read twice and referred to the Committee on Banking, Housing, and Urban Affairs

A BILL

To amend the Sarbanes-Oxley Act of 2002 to require the Public Company Accounting Oversight Board to maintain a list of certain foreign issuers, and for other purposes.

1 *Be it enacted by the Senate and House of Representa-*
2 *tives of the United States of America in Congress assembled,*

3 **SECTION 1. SHORT TITLE.**

4 This Act may be cited as the “Ensuring Quality In-
5 formation and Transparency for Abroad-Based Listings
6 on our Exchanges Act” or the “EQUITABLE Act”.

7 **SEC. 2. DEFINITIONS.**

8 In this Act—

1 (1) the term “applicable foreign issuer” means
2 a foreign issuer—

3 (A) that is required to file a covered form;
4 and

5 (B) for which, during the period covered
6 by the filing described in subparagraph (A), a
7 covered foreign public accounting firm has pre-
8 pared an audit report for the issuer;

9 (2) the term “audit report” has the meaning
10 given the term in section 2(a) of the Sarbanes-Oxley
11 Act of 2002 (15 U.S.C. 7201(a));

12 (3) the term “Board” means the Public Com-
13 pany Accounting Oversight Board;

14 (4) the term “Commission” means the Securi-
15 ties and Exchange Commission;

16 (5) the term “covered foreign public accounting
17 firm” means a foreign public accounting firm that
18 the Board is unable to inspect or investigate under
19 the Sarbanes-Oxley Act of 2002 (15 U.S.C. 7201 et
20 seq.) because of a position taken by an authority
21 outside of the United States;

22 (6) the term “covered form”—
23 (A) means—

(i) the form described in section 249.310 of title 17, Code of Federal Regulations, or any successor regulation; and

7 (B) includes a form that—

8 (i) is the equivalent of, or substan-
9 tially similar to, the form described in
10 clause (i) or (ii) of subparagraph (A); and

12 SEC. 3. DISCLOSURE.

13 (a) LIST OF CERTAIN FOREIGN ISSUERS AND Cov-
14 ERED FOREIGN PUBLIC ACCOUNTING FIRMS.—

15 (1) IN GENERAL.—The Commission shall main-
16 tain a publicly available list of—

(B) each covered foreign public accounting firm that has prepared an audit report identified under subparagraph (A); and

(C) the jurisdiction in which each covered foreign public accounting firm identified under subparagraph (B) is organized or operating.

11 (b) ANNUAL REPORT DISCLOSURE.—

(C) whether governmental entities in a covered jurisdiction with respect to any covered foreign public accounting firm that has pre-

1 pared an audit report for the issuer during the
2 period covered by the form have a controlling fi-
3 nancial interest with respect to the issuer; and

4 (D) the name of any official of the Chinese
5 Communist Party who is a member of the
6 board of directors of the issuer or the operating
7 entity with respect to the issuer.

8 (2) UPDATE OF RULES.—Not later than 270
9 days after the date of enactment of this Act, and
10 after providing the opportunity for public notice and
11 comment, the Commission shall make any amend-
12 ments to the rules of the Commission that are re-
13 quired as a result of the requirements of this sub-
14 section.

15 (3) EFFECTIVE DATE.—This subsection shall
16 take effect on the date on which the Commission
17 completes the amendments required under para-
18 graph (2).

19 (c) DISCLOSURE BY BROKERS AND DEALERS.—Sec-
20 tion 15(n) of the Securities Exchange Act of 1934 (15
21 U.S.C. 78o(n)) is amended—

22 (1) in paragraph (1), by striking “Commission
23 may issue” and all that follows through the period
24 at the end and inserting the following: “Commis-
25 sion—

1 “(A) shall issue rules that require a broker
2 and a dealer to disclose, with respect to any ad-
3 vice, analysis, or report of the broker or dealer
4 to a retail investor regarding the securities of a
5 foreign issuer, whether a covered foreign public
6 accounting firm has prepared an audit report
7 for the foreign issuer; and

8 “(B) in addition to the rules required
9 under subparagraph (A), may issue rules desig-
10 nating documents or information that shall be
11 provided by a broker or dealer to a retail inves-
12 tor before the purchase of an investment prod-
13 uct or service by the retail investor.”; and

14 (2) by adding at the end the following:

15 “(4) DEFINITIONS.—In this subsection, the
16 terms ‘audit report’, ‘covered foreign public account-
17 ing firm’, and ‘foreign issuer’ have the meanings
18 given the terms in section 2 of the EQUITABLE
19 Act.”.

20 **SEC. 4. PROHIBITION AGAINST THE LISTING OF CERTAIN**
21 **FIRMS ON NATIONAL SECURITIES EX-**
22 **CHANGES.**

23 (a) IN GENERAL.—Section 6(b) of the Securities Ex-
24 change Act of 1934 (15 U.S.C. 78f(b)) is amended by add-
25 ing at the end the following:

1 “(11)(A) The rules of the exchange prohibit the
2 initial listing, after the date of enactment of this
3 paragraph, of any security of an issuer for which a
4 covered foreign public accounting firm has prepared
5 an audit report.

6 “(B) Nothing in subparagraph (A) may be con-
7 strued to prevent an exchange from listing a security
8 on the exchange on or after the date of enactment
9 of this paragraph if that security was listed on the
10 exchange or a national securities exchange before
11 the date of enactment of this paragraph.

12 “(C) In this paragraph, the terms ‘audit report’
13 and ‘covered foreign public accounting firm’ have the
14 meanings given the terms in section 2 of the EQUIL-
15 TABLE Act.

16 “(12)(A) The rules of the exchange prohibit the
17 listing of any security of a foreign issuer that, begin-
18 ning in 2025, has been identified under section
19 3(a)(1)(A) of the EQUITABLE Act in 3 consecutive
20 years.

21 “(B) Nothing in subparagraph (A) may be con-
22 strued to prevent an exchange from listing a security
23 of a foreign issuer described in that subparagraph
24 beginning on the date on which the issuer submits
25 to the Commission an audit report for the issuer

1 that is prepared by a registered public accounting
2 firm that the Public Company Accounting Oversight
3 Board has inspected, or is able to inspect, under sec-
4 tion 104 of the Sarbanes-Oxley Act of 2002 (15
5 U.S.C. 7214).

6 “(C) In this paragraph—

7 “(i) the terms ‘audit report’ and ‘reg-
8 istered public accounting firm’ have the mean-
9 ings given the terms in section 2(a) of the Sar-
10 banes-Oxley Act of 2002 (15 U.S.C. 7201(a));
11 and

12 “(ii) the terms ‘covered foreign public ac-
13 counting firm’ and ‘foreign issuer’ have the
14 meanings given the terms in section 2 of the
15 EQUITABLE Act.”.

16 (b) RULES.—

17 (1) PROPOSALS.—Not later than 90 days after
18 the date of enactment of this Act, each national se-
19 curities exchange shall, in accordance with section
20 19(b) of the Securities Exchange Act of 1934 (15
21 U.S.C. 78s(b)) and any rules prescribed by the Com-
22 mission under that section, file with the Commission
23 any proposed change to the rules of the exchange
24 that is required as a result of the amendments made
25 by this section.

1 (2) ADOPTION.—Not later than 1 year after the
2 date of enactment of this Act, each national securi-
3 ties exchange shall have each proposed change de-
4 scribed in paragraph (1) approved by the Commis-
5 sion.

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